

Via ELECTRONIC FILING

March 11, 2019

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W., Room TW-A306 Washington, D.C. 20554

RE: Supplemental Filing in support of the January 8, 2019 Petition for Designation as an Eligible Telecommunications Carrier on behalf of HolstonConnect, LLC under Filing Confirmation # 2019011069391741

Telecommunications Carriers Eligible for Universal Service Support, WC Docket No. 09-197

Dear Secretary Dortch,

Please find enclosed, on behalf of Holston Connect, LLC (FRN 0026995332) a supplemental filing and clarification to the petition for designation as an Eligible Telecommunications Carrier ("ETC") pursuant to Section 214(e)(6) of the Communications Act of 1934, 47 U.S.C. §214(e)(6). This supplemental filing is as a result of and in response to a telephone conversation held on March 4, 2019 with Ms. Nissa Laughner. By way of clarification HolstonConnect, LLC provides the following statement:

HolstonConnect, LLC seeks from the Commission a high-cost and low income ETC designation status in its winning area of the CAF Phase II-eligible census blocks (attached as Supplemental EXHIBIT A-Auction 903 Census Blocks) as pulled from the Connect America Fund Phase II: Assignments - Assigned Census Blocks Database found at the FCC's Auction 903 Public Notice website,

https://auctiondata.fcc.gov/public/projects/auction903/reports/all_assigned_census_blocks, i.e. Published List of CAF Eligible Census Blocks. This supplement further clarifies that Petitioner understands that any support applies to these census blocks for which HolstonConnect, LLC was awarded as a winner of the CAF Phase II auction ("Auction 903") and excludes any other additional areas. Finally, Petitioner commits to serving the

entire census block and understands it must offer Lifeline service throughout the ETC designated service area, in accordance with FCC rules and requirements.

Do not hesitate to contact me should you require additional information or have any questions regarding the enclosed material.

Sincerely, Jew K Friestern

Terri K. Firestein Sr. Director

CCG Consulting

Regulatory Consultant to HolstonConnect, LLC

Cc: James Sandlin, General Manager

Enclosures